

EXHIBIT A

1 Scott Alan Burroughs (SBN 235718)
2 scott@donigerlawfirm.com
3 DONIGER / BURROUGHS
4 603 Rose Avenue
5 Venice, California 90291
6 Telephone: (310) 590-1820

7 *Attorneys for Plaintiff*

8 **UNITED STATES DISTRICT COURT**
9 **NORTHERN DISTRICT OF CALIFORNIA**

10 DUSTIN NEFF,

11 Plaintiff,

12 v.

13 SBA ENTERTAINMENT, LLC, et al,

14 Defendants.
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Case No. 5:23-cv-02518-EKL

STATUS REPORT

1 Plaintiff Dustin Neff (“Neff” or “Plaintiff”) hereby submits this STATUS
2 REPORT to provide the Court an update as to Neff’s diligent efforts to move this case
3 forward.

4 Due to Defendants Chicken Soup for the Soul Entertainment, Inc.
5 (“CSSE”) and TOFG, LLC (“TOFG”)’s filing of Chapter 11 Bankruptcy (Dkts.
6 47, 47-1) and Defendants SBA Entertainment, LLC (“SBA”) and Goode
7 Enterprise Solutions Inc. (“Goode”)’s failure to respond to Neff’s allegations in
8 any meaningful way, Neff has been unable to confer with any parties to draft
9 and submit a meaningful Joint Case Management Statement as per the Court’s
10 standing order. Because Neff prefers to try this case on the merits, Neff remains
11 hopeful that the remaining Defendants will appear and engage in this litigation
12 in a meaningful way.

13 In light of the above, Neff respectfully requests that the Court continue
14 its case management conference currently scheduled for August 13, 2025 for at
15 least 60 days to allow Neff more time to engage with Defendants SBA and
16 Goode before filing requests for defaults as to the same. If and when SBA and
17 Goode do respond to Neff’s complaint, Neff and any appearing parties can
18 confer regarding a proposed schedule and submit one for the Court’s review
19 and approval.

20
21
22 Dated: July 30, 2025

Respectfully submitted,

By: /s/ Scott Alan Burroughs

23 Scott Alan Burroughs, Esq.
24 DONIGER / BURROUGHS
25 *Attorneys for Plaintiff*
26
27
28